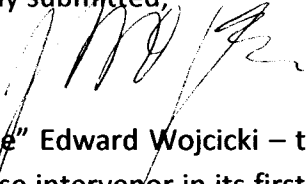


2008-196E - 2S2247  
2014-187E 2S2248

Respectfully submitted,



Joseph "Joe" Edward Wojcicki – the energy consultant, the advocate for three (3) million victims and the case intervenor in its first stage (docket 2008-196-E) of the licensing process under PSC of SC

Mailing address: 820 East Steele Road  
West Columbia, SC 29170

August 26, 2014

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STATE OF SOUTH CAROLINA  
BEFORE THE PUBLIC SERVICE COMMISSION

Dockets from No. 2014-187-E and back to 2008-196-E - all that apply BLRA as a legal base for PSC Orders with ORS stipulations and reports.

IN MATTER OF: <b>Combined Application of SCE&amp;G... for a Base Load Review [Act] Order and ... for Authority to Adjust and Increase Its Electric Rates and Charges.</b>	<b>RESPONSE TO MATTER ID 252149 IN DOCKET 2014-187-E</b>
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THE RESPONSE TO RETURN IN OPPOSITION AND OBJECTION OF SCE&G (Matter ID 252149)  
The case evaluation, from the perspective of and on behalf of, the victims and SC State

**STANDING / REPRESENTATIONS:**  
Wojcicki vs. Burgess & Gissendanner

Energy consultant Joseph Wojcicki *de facto* represents millions of victims of the SCANA False Claimed Assumption of SC Base Load Review Act ("FCA of BLRA"), which was used to overcharge SCE&G ratepayers ("other people and businesses money"). He got a mandate from the S.C. Attorney General Office, does have more than adequate knowledge of the case (as an intervenor in 2008-196-E), and is the author of the Engineering Analysis -- the investigation of FCA of BLRA with results delivered in 2013-2014 to the appropriate authorities. The situation, in the processing, created by SCANA's extended legal team requests shows that the interest of the public was ignored and now desperately deserves a serious independent advocate.

Attorneys/Counsels Burgess & Gissendanner represent SCANA [NYSE:SCG indicator for US Corporation] here in FCA of BLRA (reading proof: SCANA stationary with Mr. Gissendanner's functions/position as an Assistant General Counsel + SCANA mailing address). Then, under signature of the Return in Opposition and Objection of SCE&G ("SCE&G Objections") they claim to represent SCE&G Company -- a SCANA's subsidiary. The independent and objective reviews of effects, their "representation," shall be rather classified as a "misrepresentation." Today, it is obvious that they represent a *Pro* se defense of ethics and/or criminal accusations that may be submitted by any of private citizen (<http://www.judicial.state.sc.us/opinions/HTMLFiles/SC/27412.pdf>), including victims, shareholders and whistleblowers.

There are three visible "representations": (1st) SCANA, (2nd) SCE&G, and (3rd) Two *Pro* se lawyers.

Public interest and the transparency of the "open and fair" process require answers for at least the following questions:

(Q1) Is there any conflict of interest?

(Q2) Is another obstruction of justice planned?

(Q3) Is there proof that an organized conspiracy to silence the FCA of BLRA existed from the beginning (2000-2008)?

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The Office of Regulatory Staff for the Public Service Commission of South Carolina (ORS/PSC) may use its discretion to find a conflict of interest (ORS and PSC Missions) if not an obstruction of justice even before cross-examinations at the hearing. In the interest of the state and nation, it is better to avoid an ending like Enron. The best solution would be to remove SCE&G from SCANA's "parental custody."

#### **FALSE CLAIMS/STATEMENTS IN OBJECTIONS**

- All Gissendanner's Arguments are irrelevant in light of the scope (sabotage of Bush-Obama Nuclear Renaissance Stimulus funds) and the financial range (fraud of billions of dollars).
- Gissendanner's claim, "Nothing has changed since the rulings ..." (see Page 3) is false. *De facto*, in the state of South Carolina and in the United States, one may note many changes, especially in judicial cases with charging lawyers and even elected public servants, with ethical and criminal violations. Some examples:
- (a) SC Supreme Court's [2014] ruling on SC Attorney General vs. SC Speaker of the House in the ethical and criminal case. Note the dollar value of this case compared with the SCANA case.
- (<http://www.judicial.state.sc.us/opinions/HTMLFiles/SC/27412.pdf>) This court has not given immunity to SCANA lawyers.
- (b) U.S. District Court Judge Margaret Seymour sentenced Richard Breibart, Lexington lawyer and mentor at the University of South Carolina law school, to a 63-month imprisonment in March 2014 for his \$2.4 million fraud case, which had up to 88 victims. ([http://www.wach.com/news/story.aspx?id=1015029#.U\\_s18c3A8X4](http://www.wach.com/news/story.aspx?id=1015029#.U_s18c3A8X4)). How does this compare to SCANA scamming millions of victims and receiving billions of dollars?
- (c) In Texas, the home of Enron, Gov. Rick Perry has been accused of abuse of power (August 2014).
- (d) In February 2014, utility companies in Georgia received \$6.5 billion from the U.S. Department of Energy for the Alvin W. Vogtle Electric Generating Plant near Waynesboro. This award gives victims the right to ask more questions:

(Q4) Why does SCANA still use FCA of BLRA to overcharge SCE&G ratepayers instead of following Georgia's example?

(Q5) Why did ORS give SCANA 12.27% interest when the average banking is less than 1% for public savings?

(Q6) Is it above ORS's "stipulated number," which is another stubborn reason to keep the kWh rates high?

(Q7) Who personally utilizes this greed?

Based on above facts, Mr. Gissendanner has failed to present a real and/or factual argument to deny Wojcicki's Petition. The victims' hope is in the new P.S. Commission management. SCANA created "SCE&G Objections" and tried to stop the truth about their FCA of BLRA,

Therefore, the Commission, following the Mission, especially representing the interest of the people and businesses of South Carolina against unnecessary rate overcharges, could reject his objections as a baseless and grant Wojcicki's Petition.

STATE OF SOUTH CAROLINA  
BEFORE THE PUBLIC SERVICE COMMISSION  
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base for PSC Orders with ORS stipulations and reports.

<p style="text-align: center;">IN MATTER OF:</p> <p><b>Combined Application of SCE&amp;G... for a Base Load Review [Act] Order and ... for Authority to Adjust and Increase Its Electric Rates and Charges.</b></p>	<p style="text-align: center;"><b>CERTIFICATE OF SERVICE</b></p> <p style="text-align: right;">SO PUBLIC SERVICE COMMISSION</p> <p style="text-align: right;">2014 AUG 28 PM 2:13</p>
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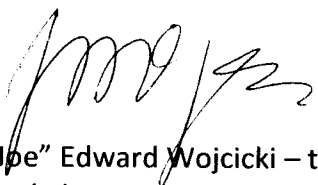
This is the certify that I have caused to be served this <sup>day</sup> ~~week~~ a copy of my **Response to**  
matter ID 252149 to:

The Honorable Jocelyn Boyd  
101 Executive Center Drive  
Columbia, SC 29210

Office of Regulatory Staff  
1401 Main Street, Ste 900  
Columbia, SC 29201

*via USPS mail*

South Carolina Electric and Gas Company  
P.O. Box 100255  
Columbia, SC 29202



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victims and the case intervenor in its first stage (docket 2008-196-E) of the licensing  
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